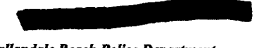
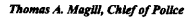
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Hallandale Beach Police Department 400 S. Federal Hwy,, Hallandale Beach, FL 33009 Phone: 954-457-1411 Fax: 954 457-1655



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January 4, 2005

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FCC-MAY

JM

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Washington, DC 20554

BY ELECTRONIC FILING

DOCKET FILE COPY ORIGINAL

Re:

Petition for Rulemaking of LoJack Corporation, RM-__, filed

October 25, 2004

Dear Ms. Dortch:

The Hallandale Beach Police Department strongly supports the above-referenced Petition for Rulemaking ("Petition") filed by LoJack Corporation ("LoJack") requesting that the Commission expand the permitted uses and modify the technical requirements for operations on 173.075 MHz. Hallandale Beach Police Department also supports LoJack's request, in the comments it filed in ET Docket No. 04-243, that the Commission provide for a fourteen year transition period, commencing with the effective date of the final rules in the proceeding, to convert to narrowband operations on 173.075 MHz.

The Hallandale Beach Police Department is located in southeast Florida on the Atlantic coastline, the southern most city in Broward County just north of Miami-Dade County. As you may be aware our area has one of the highest incidents of auto theft in the country and is a transshipment point for the illegal export of stolen vehicles.

As described in the petition, LoJack seeks rule changes to allow it to provide public safety entities with additional services that will help us function better. LoJack also seeks changes to the technical rules that, in addition to facilitating these additional services, will enable LoJack to improve the performance of its stolen vehicle recovery system and to compensate for the effects of converting to narrowband operations. We believe LoJack's system enhancements will benefit us greatly.

We have several vehicle equipped with LoJack receivers, this allows us 24 hour coverage to detect and locate stolen vehicles. The system not only allows us to locate

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To: Marlene H. Dortch, Secretary

Re: Petition for Rulemaking of LoJack Corporation

Date: January 4, 2005 Page 2

vehicles but we have been able to direct other agencies to stolen vehicles located outside our jurisdictional boundaries.

The Hallandale Beach Police Department would use and benefit from LoJack's proposed new services. For instance, by obtaining the position of stolen vehicles via GPS, we will be able to dispatch tracker equipped patrol vehicles to the general area where the stolen vehicles are located, and then perform the final tracking and recovery with the Vehicle Location Tracker. We believe this improvement will make our operations more efficient and significantly reduce the time elapsed from the theft or a vehicle and its recovery. This equates to far less damage to recovered vehicles and improved recovery rates.

As our country becomes a target for terrorist activities, we are increasingly concerned regarding the movement of hazardous and dangerous cargoes. LoJack's cargo tracking devices will enable us to track and recover stolen cargo that could threaten public safety and national security throughout all of North America. This will be accomplished by establishing a police operated national database of LoJack equipped containers and cargoes, which can be queried by any law enforcement agency in the United States.

We also support LoJack's concept of including additional public safety and security features in its network. In addition to stolen vehicle recovery, LoJack may provide automatic notification of a severe accident, including the location of the accident, directly to public safety. The network may also indicate the need for emergency medical or other assistance as appropriate. Finally, we support LoJack's concept of tracking individuals who are a risk, either to themselves or their community, including Alzheimer's victims, autistic children, and candidates for home arrest.

We respectfully ask the Commission to initiate the rulemaking LoJack proposed in its Petition. We also urge the Commission to provide LoJack with a fourteen-year period to complete its transition to the new narrowband operations.

Sincerely,

Thomas A. Magill Chief of Police